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may then and there condemn the milk or cream as deemed by him to be filthy and confiscate same and he shall, if done in good faith, be held harmless in damages therefor in any suit or demand made.

SEC. 31. Cream.—No person shall bring into the city of Canton for sale or shall sell or offer for sale any cream, unless such cream is produced from milk which must conform to all the rules and regulations of this code relating to milk, nor unless such cream be kept at or below 55° F. free from foreign substances and shall not contain more than 1,000,000 bacteria per cubic centimeter and shall not contain less than 16 per cent of milk fat.

SEC. 32. Any milk dealer or producer of milk who shall fail or neglect, after proper notice, to comply with each and every provision of this ordinance shall be subject to a fine of not less than \$5 nor more than \$200.

Foodstuffs—Protection. (Ord. June 12, 1913.)

Section 1. That all persons engaged in the business of handling or offering for sale articles of food for human consumption in, at, or upon any place in the city of Canton, Ohio, exempting only such fruits, nuts, or vegetables protected by rind or shell, shall be inclosed in glass cases or else kept covered with clean white linen or mosquito netting. The use of printed or soiled papers or newspapers for use in wrapping articles of food for human consumption is hereby prohibited, and instead clean manila wrapping paper or other suitable paper such as is approved by the board of health shall be used for such purpose: Provided further, That no article of food for human consumption shall be by the owner, agent, servant, or employee of the owner deposited or allowed to remain in and upon any sidewalk, street, or alley or other public place in the city of Canton, Ohio, unless the same shall be contained in a box or other receptacle so as to be protected from dogs and other animals and their excretions: Provided, however, That nothing contained in this paragraph shall apply to articles of food for human consumption kept or deposited at an elevation of not less than 2 feet from the surface of any sidewalk, street, alley, or public place.

SEC. 2. The foregoing is declared to be an order and regulation of the board of health made pursuant to the provisions of the laws of the State of Ohio, and whoever violates any provision of the foregoing order or regulation shall be fined in any sum not exceeding \$50 for first offense and not less than \$50 nor more than \$100 for the second offense, and prosecution shall always be as and for the first offense, unless the affidavit on which the prosecution is instituted contains the allegation that the offense is a second or repeated offense.

SEC. 3. Any previous regulation respecting the sale, handling, or display of any fruit, vegetables, or other articles for human consumption as herein specified is hereby repealed.

CHATTANOOGA, TENN.

Mosquitoes—Prevention of Breeding of. (Ord. 1419, Mar. 10, 1913.)

Section 1.—Be it ordained by the board of commissioners of the city of Chattanooga, Tenn., That it shall be unlawful for any owner, tenant, or agent, in control of any lot or premises within the corporate limits to permit to remain thereon any empty bottles, empty cans, or other receptacles likely to gather and hold water. And any such owner, tenant, or agent, failing to remove all such articles from his lot or premises within five days after notice from the department of health to do so, shall be guilty of a misdemeanor, and upon conviction shall be punished by a fine of not less than \$2 nor more than \$10 for each offense.